

Evening Telegraph

MONDAY, JULY 25, 1864.

INFORMATION RELATING TO THE COMING DRAFT.

VOLUNTEERS, SUBSTITUTES, AND DRAFTED MEN.

Although we have heretofore given consideration to the rights, duties and incidents arising under the enrollment laws, we are admiringly informed that many citizens under exercise of mind and body are fully and understandingly informed of the most striking peculiarities of which is that the section of the ship is a perfect circle of points.

The bold rows to the ends. The engines are to be placed at the stern, so that they will be exposed to the water, or rather to the air, so that the ship may be afloat in the event of a collision with another vessel.

There is, so far as I can ascertain, a fixed determination to make the sympathizers know that they may feel ready to meet us, and to do so by leading secessionists, or affiliates with the rebellion, to the water, or rather to the air, so that the ship may be afloat in the event of a collision with another vessel.

The examples of the original act, to fathers of mothers' children under twelve years of age, to some members of families in which others are serving, to some who are the support of aged and destitute parents, and for other similar causes, are no longer allowed.

Second. The communication clause, by which a person who was drafted might be released upon payment of three hundred dollars is repealed, with a single exception in the case of persons conscientiously opposed to bearing arms, who may commute upon payment of three hundred dollars, or otherwise be considered as "non-combatants," and if drafted, be held to service for hospital duty, or in the care of freemen. Persons physically incapable of duty are exempted upon surgical examination.

Third. The division of citizens into two classes, the second class, not being liable to service until the first class was exhausted, is abolished, and all citizens liable are enrolled in the same class and may be held to similar service.

Fourth. The age of liability to the draft is between twenty and forty-five years.

Fifth. Volunteers may be received by those between the ages of eighteen and forty-five years. Youths between sixteen and eighteen years may be received with the consent of their parents or guardians. The enlistment of boys under sixteen years of age is a military offense in the officer who recruits them, who may be punished therewith.

Sixth. Volunteers, whether white or colored, receive the Government bounty, according to the time for which they agree to serve. For one year, \$100; for two years, \$200; for three years, \$300. These amounts are paid in installments. To a one-year's volunteer, when mustered in, \$80-\$85; to a two year's recruit, \$66-\$69; to a three year's recruit, \$100. Two other installments are to be paid to the volunteer or his representatives during the term of service.

Seventh. The monthly pay of a private, either volunteer, substitute or drafted man, is six-and-a-half dollars a month. Non-commissioned and commissioned officers receive an increased pay beyond the rates which were allowed before the last session of Congress.

Eighth. Drafted men receive no bounties from the Federal Government, and we presume that they will not receive any from the town or county to which they belong.

Ninth. Substitutes for drafted men, or for men liable to draft, furnished in advance of the draft, receive no bounties from the Government. In Philadelphia, if they go for three years, they will receive two hundred and fifty dollars, and for a lesser term in proportion.

Tenth. Representative substitutes for persons not liable to draft, are considered as volunteers, and receive the Federal and municipal bounties, and whatever their principal agrees to pay them.

Eleventh. Volunteers and representative substitutes may be enrolled in for one, two, or three years, as they may elect.

Twelfth. Substitutes for drafted men, or men liable to draft, may be accepted for one, two, or three years, according to the time the principal would have to serve, or as he may engage them.

Thirteenth. Representative substitutes for persons not liable to draft, may be persons who are liable to draft.

Fourteenth. Substitutes for persons liable to draft, furnished before drafting, must not themselves be liable. They may either be aliens, veterans, or sailors who have served two years and been honorably discharged, or the citizens of the States in rebellion, or slaves of Rebel owners.

Fifteenth. The principal shall be exempt from drafting during the time that the said substitute is not liable to draft, not exceeding the time for which the substitute shall be accepted.

Sixteenth. The United States no longer pays premiums for the procuration of recruits.

Seventeenth. Men furnished under the call of July 18, 1864, whether enlisted for one, two or three years, as well as all excess or deficiency of three years' men on calls heretofore made, will count as men for man. The equalization of the amount of military service rendered by the different States and parts of States will be effected hereafter.

Eighteenth. A substitute for an enrolled man is credited, and therefore deducted from the quota of the locality he enlists in.

Nineteenth. An enrolled man furnishing an alien as a substitute is exempt for the time of service of the substitute, unless the alien becomes a citizen, or declares his intention to become so, in which case the substitute is liable to draft, and his principal likewise.

Twentieth. A man may enlist in the army or navy for three years as a substitute. If in the navy, he must be twenty-three years old.

Twenty-first. Recruiting agents in Rebel States must have a letter of appointment from the State Executive. The particular field of a State in which the agent is to operate, is to be specified in the letter of appointment. All recruiting agents will be subject to the rules and articles of war.

Twenty-second. Substitutes for persons liable to draft, furnished before drafting, must not themselves be liable. They may either be aliens, veterans, or sailors who have served two years and been honorably discharged, or the citizens of the States in rebellion, or slaves of Rebel owners.

Twenty-third. The enlisted of hundred day men does not operate to reduce the liability of the district from which he volunteers. But if any hundred day man is drafted his hundred days' service counts in reducing his term of service.

Twenty-fourth. Although the volunteers are taken for one, two or three years, the draft is for one year.

There is sufficient in these statements, we think, to arouse the attention of every citizen to the necessity of doing all that he can to meet the emergency which will come on the 5th of September.

After that day all Government bounties cease, and every one who is drafted or liable to be drafted will have to take care of himself.

The Collins Company, of Collingswood, Conn., are running only about half of their works in consequence of low water.

A son of Ralph Waldo Emerson has left the Junior Class at Harvard to join the hundred-day men from Boston.

SCIENTIFIC ITEMS.

NEW FORM OF VESSEL.

A London journal states that the latest and boldest departure from the ordinary form of steamship since the construction of the Great Eastern is about to be attempted by a wealthy American, who has been for several years experimenting with a new form of vessel, and who has now matured his plans of the same. He is to begin the construction of a large ship, nearly three hundred feet in length, upon his new system—one of the most striking peculiarities of which is that the section of the ship is a perfect circle of points.

The bold moves to the ends. The engines are to be placed at the stern, so that they will be exposed to the water, or rather to the air, so that the ship may be afloat in the event of a collision with another vessel.

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